

REGULAR MEETING OF THE COUNCIL
OF THE
CITY OF DEARBORN

November 24, 2015

The Council convened at 7:32 P.M., President of the Council Susan Dabaja presiding. Present at roll call were Councilmembers Abraham, Bazzy, O'Donnell, Sareini, Shooshanian, Tafelski and President of the Council Dabaja; absent, none. A quorum being present, the Council was declared in session.

The Reverend Douglas Ralston of the Good Shepherd United Methodist Church delivered the invocation.

By Abraham supported by O'Donnell.

11-616-15. RESOLVED: That the minutes of the previous regular meeting of November 10, and special meetings of November 3 and 5, 2015, and the same are hereby approved as recorded and published.

The resolution was unanimously adopted.

By Tafelski supported by O'Donnell.

11-617-15. RESOLVED: That the Council Rules of Order be temporarily suspended to bring forward Item #21, approving the Waiver of Ordinance Provisions Associated with DTE Gas Company's Gas Main Replacement Program in East Dearborn.

The resolution was unanimously adopted.

By Shooshanian supported by Bazzy.

11-618-15. WHEREAS: In its letter of November 6, 2015 to the City Council, DTE Gas Company (DTE) informed the City of Dearborn of its plan to invest more than \$70,000,000 in East Dearborn over the next two years as part of its natural gas main renewal project. At the completion of this project, gas mains that were installed mainly in the 1920's and 1930's will be replaced with new infrastructure which will lessen the number of leaks and breaks and provide for years of service, and

WHEREAS: For the first phase, the gas main renewal is proposed for the area bounded by 1) Prospect Street to the south, Ford Road to the north, Korte Street to the west and Oakman Blvd. to the east. The second phase boundaries are Ford Road to the south, Warren Avenue to the north, Chase Road to the west and Miller Road to the east. The project involves not only replacement of approximately 42 miles of old gas pipes and services, but also moving gas meters from inside each residence to the outside. DTE has requested that the City Council waive the following ordinance provisions:

1. City of Dearborn Ordinance Sec. 9-212(1) specifies a permit fee for the installation, erection, replacement, alteration or removal of equipment, conduit, wire, coaxial cable, fiber optic line, poles, tubing and related items for connections to other equipment, any building or facility at 0.02 times (2%) the total contract price of such installation including, but not limited to, labor and materials.

The City Engineer is recommending that the City Council grant a waiver to the ordinance for this project as requested by DTE and set the permit fees at \$300 per 1,000 linear feet of gas main to be installed instead of applying permit fees at 0.02 times the contract amount. However, this recommendation is subject to DTE holding the City of Dearborn harmless and indemnifying the City for its and its contractors' operations and actions in executing this project. Further, this recommendation is subject to DTE establishing an escrow account in the amount of \$350,000 for

right-of-way restoration as stated later in the memorandum.

2. City of Dearborn Ordinance Sec. 17-99.1 titled Temporary Obstructions, paragraph (b) specifies that "no permit shall be issued under this section unless the applicant shall pay to the City treasurer the sum of \$100, and in addition thereto shall file a permit application which shall indemnify the City against all losses and damages that may result from the use of the permit granted, or by the reason of the negligence of the person to whom such permit is issued, his agents, servants, and employees."

DTE has agreed to pay inspection and associated Engineering charges in advance for this project. Therefore, it is recommended that the City Council grant a waiver of the ordinance provisions relating to permit fees for temporary obstructions contingent upon the City receiving the inspection and associated Engineering charges in advance and subject to DTE holding the City of Dearborn harmless and indemnifying the City for its and its contractors' operations and actions in executing this project. Further, this recommendation is subject to DTE establishing an escrow account in the amount of \$350,000 for right-of-way restoration.

3. In addition to this project, occasionally it is necessary for DTE to perform emergency leak repairs and routine work on its system within the City. Based on the foregoing, DTE requests that the Council waive the permits required under the Temporary Obstructions under City of Dearborn Ordinance Sec. 17-99.1 for such emergency and routine work as well.

The City Engineer recommends that the City Council grant a waiver of the ordinance provisions related to temporary obstruction fees per Ordinance Sec. 17-99.1 for this project only to perform emergency leak repairs and concrete restoration work since DTE has been paying for the inspection charges associated with these maintenance projects. This recommendation is subject to DTE holding the City

of Dearborn harmless and indemnifying the City for its and its contractors' operations and actions in performing emergency gas main and gas service repairs and associated pavement restoration work. Further, this recommendation is subject to DTE establishing an escrow account annually in the amount of \$25,000 for right-of-way restoration. The City reserves the right to terminate with 30 days notice or not to renew this agreement or to increase the amount of the Escrow,

and

WHEREAS: One of the conditions of waiving these ordinance provisions is that DTE will deposit a check in the amount of \$350,000 and establish an escrow account with the Finance Department for any right-of-way restoration required because of the failure of DTE and/or its contractors to restore the right-of-way in a timely and satisfactory manner for all abovementioned activities related to this project. Another condition is that DTE will deposit a check in the amount of \$25,000 by January 1st each year and establish an escrow account with the Finance Department annually for any right-of-way restoration required because of the failure of DTE and/or its contractors to restore the right-of-way in a timely and satisfactory manner for activities related to emergency and routine work to its system. The City will notify DTE where the right-of-way restoration is required and DTE is required to begin restoration within 24 hours and complete restoration within 72 hours of notification. Failure of DTE and/or its contractors to comply with this time limit will be cause for the City to have the right-of-way restored by other means and the cost of this restoration deducted from the established and appropriate escrow account, and

WHEREAS: The City Engineer is requesting that the City Council authorize the Finance Director to establish an escrow account with DTE in the amount of \$350,000 and one for \$25,000 when the payment is received from DTE; therefore be it

RESOLVED: That the Waiver of Ordinance Provisions Associated with DTE Gas Company's Gas Main Replacement Program in East Dearborn with provisions that DTE is to hold the City harmless and indemnify the City and must establish escrow accounts in the amount of \$350,000 and \$25,000 for the right-of-way restoration be and is hereby approved; be it further

RESOLVED: That the Finance Director be and is hereby authorized to establish the escrow accounts with DTE when the payment is received; be it further

RESOLVED: That this resolution be given immediate effect.

The resolution was unanimously adopted.

By Abraham supported by Tafelski.

11-619-15. RESOLVED: That Ordinance No. 15-1494 be taken from the table and placed upon its final reading.

The resolution was unanimously adopted.

The Clerk then read Ordinance No. 15-1494 entitled, "An Ordinance to Amend Chapter 18, Article II of the Code of the City of Dearborn, Entitled 'Traffic Code'."

The President of the Council announced that this was the final reading of the Ordinance.

The President of the Council then put the question, "Shall this Ordinance pass?"

11-619-15. Upon roll call the Ordinance was adopted as follows: Yes: Abraham, Bazzy, Dabaja, O'Donnell, Sareini, Shooshanian and Tafelski (7). No: None. Absent: None.

By Sareini supported by Shooshanian.

11-620-15. RESOLVED: That Ordinance No. 15-1498 be taken from the table and placed upon its final reading.

The resolution was unanimously adopted.

The Clerk then read Ordinance No. 15-1498 entitled, "An Ordinance to amend the Zoning Ordinance of The City of Dearborn by amending Article 15.00 (B-B, Community Business District), Section 15.02 Entitled 'Permitted Uses and Structures'."

The President of the Council announced that this was the final reading of the Ordinance.

The President of the Council then put the question, "Shall this Ordinance pass?"

11-620-15. Upon roll call the Ordinance was adopted as follows: Yes: Abraham, Bazzy, Dabaja, O'Donnell, Sareini, Shooshanian and Tafelski (7). No: None. Absent: None.

By Sareini supported by Tafelski.

11-621-15. RESOLVED: That Ordinance No. 15-1499 be taken from the table and placed upon its final reading.

The resolution was unanimously adopted.

The Clerk then read Ordinance No. 15-1499 entitled, "An Ordinance to amend the Zoning Ordinance of The City of Dearborn by amending Article 16.00 (B-C, General Business District), Section 16.02 Entitled 'Permitted Uses and Structures'."

The President of the Council announced that this was the final reading of the Ordinance.

The President of the Council then put the question, "Shall this Ordinance pass?"

11-621-15. Upon roll call the Ordinance was adopted as follows: Yes: Abraham, Bazzy, Dabaja, O'Donnell, Sareini, Shooshanian and Tafelski (7). No: None. Absent: None.

By Tafelski supported by Shooshanian.

11-622-15. RESOLVED: That Ordinance No. 15-1500 be taken from the table and placed upon its final reading.

The resolution was unanimously adopted.

The Clerk then read Ordinance No. 15-1500 entitled, "An Ordinance to amend the Zoning Ordinance of The City of Dearborn by amending Article 4.00, Section 4.01 Entitled 'Off-Street Parking Requirements'."

The President of the Council announced that this was the final reading of the Ordinance.

The President of the Council then put the question, "Shall this Ordinance pass?"

11-622-15. Upon roll call the Ordinance was adopted as follows: Yes: Abraham, Bazzy, Dabaja, O'Donnell, Sareini, Shooshanian and Tafelski (7). No: None. Absent: None.

By Tafelski supported by Sareini.

11-623-15. RESOLVED: That Ordinance No. 15-1501 be taken from the table and placed upon its final reading.

The resolution was unanimously adopted.

The Clerk then read Ordinance No. 15-1501 entitled, "An Ordinance to amend the Zoning Ordinance of The City of Dearborn by amending Article 7.00, Section 7.02 Entitled 'Site Development Standards for Nonresidential Uses'."

The President of the Council announced that this was the final reading of the Ordinance.

The President of the Council then put the question, "Shall this Ordinance pass?"

11-623-15. Upon roll call the Ordinance was adopted as follows: Yes: Abraham, Bazzy, Dabaja, O'Donnell, Sareini, Shooshanian and Tafelski (7). No: None. Absent: None.

By Bazzy supported by O'Donnell.

11-624-15. RESOLVED: That Ordinance No. 15-1502 be taken from the table and placed upon its final reading.

The resolution was unanimously adopted.

The Clerk then read Ordinance No. 15-1502 entitled, "An Ordinance to Amend Chapter 3, Article II of the Code of the City of Dearborn Entitled 'Alcoholic Liquors'."

The President of the Council announced that this was the final reading of the Ordinance.

The President of the Council then put the question, "Shall this Ordinance pass?"

11-624-15. Upon roll call the Ordinance was adopted as follows: Yes: Abraham, Bazzy, Dabaja, O'Donnell, Sareini, Shooshanian and Tafelski (7). No: None. Absent: None.

By Tafelski supported by Bazzy.

11-625-15. RESOLVED: That Ordinance No. 15-1503 be taken from the table and placed upon its final reading.

The resolution was unanimously adopted.

The Clerk then read Ordinance No. 15-1503 entitled, "An Ordinance to amend the Zoning Ordinance of The City of Dearborn by amending Article 15.00 (B-B, Community Business District), Section 15.02 Entitled 'Permitted Uses and Structures'."

The President of the Council announced that this was the final reading of the Ordinance.

The President of the Council then put the question, "Shall this Ordinance pass?"

11-625-15. Upon roll call the Ordinance was adopted as follows: Yes: Abraham, Bazzy, Dabaja, O'Donnell, Sareini, Shooshanian and Tafelski (7). No: None. Absent: None.

By Bazzy supported by Sareini.

11-626-15. RESOLVED: That Ordinance No. 15-1504 be taken from the table and placed upon its final reading.

The resolution was unanimously adopted.

The Clerk then read Ordinance No. 15-1504 entitled, "An Ordinance to amend the Zoning Ordinance of The City of Dearborn by amending Article 16.00 (B-C, General Business District), Section 16.02 Entitled 'Permitted Uses and Structures'."

The President of the Council announced that this was the final reading of the Ordinance.

The President of the Council then put the question, "Shall this Ordinance pass?"

11-626-15. Upon roll call the Ordinance was adopted as follows: Yes: Abraham, Bazzy, Dabaja, O'Donnell, Sareini, Shooshanian and Tafelski (7). No: None. Absent: None.

Councilmember Tafelski introduced Ordinance No. 15-1505, entitled, "An Ordinance to amend the Zoning Ordinance of The City of Dearborn by amending Article 18.00, Section 18.02 Entitled 'Permitted Uses and Structures'."

The Clerk read the Ordinance by title.

The President of the Council announced that this was the first reading of the Ordinance.

By Sareini supported by O'Donnell.

11-627-15. RESOLVED: That proposed Ordinance No. 15-1505 be laid on the table.

The resolution was unanimously adopted.

Councilmember Tafelski introduced Ordinance No. 15-1506, entitled, "An Ordinance to amend the Zoning Ordinance of The City of Dearborn by amending Article 19.00, Section 19.02 Entitled 'Permitted Uses and Structures'."

The Clerk read the Ordinance by title.

The President of the Council announced that this was the first reading of the Ordinance.

By Sareini supported by O'Donnell.

11-628-15. RESOLVED: That proposed Ordinance No. 15-1506 be laid on the table.

The resolution was unanimously adopted.

Councilmember Tafelski introduced Ordinance No. 15-1507, entitled, "An Ordinance to amend the Zoning Ordinance of The City of Dearborn by amending Article 20.00, Section 20.02 Entitled 'Permitted Uses and Structures'."

The Clerk read the Ordinance by title.

The President of the Council announced that this was the first reading of the Ordinance.

By Sareini supported by O'Donnell.

11-629-15. RESOLVED: That proposed Ordinance No. 15-1507 be laid on the table.

The resolution was unanimously adopted.

Councilmember Tafelski introduced Ordinance No. 15-1508, entitled, "An Ordinance to amend the Zoning Ordinance of The City of Dearborn by Amending Article 4.00, Section 4.01 Entitled 'Off-Street Parking Requirements'."."

The Clerk read the Ordinance by title.

The President of the Council announced that this was the first reading of the Ordinance.

By Sareini supported by O'Donnell.

11-630-15. RESOLVED: That proposed Ordinance No. 15-1508 be laid on the table.

The resolution was unanimously adopted.

Councilmember Tafelski introduced Ordinance No. 15-1509, entitled, "An Ordinance to amend the Zoning Ordinance of The City of Dearborn by Amending Article 7.00, Section 7.02 Entitled 'Site Development Standards for Nonresidential Uses'."

The Clerk read the Ordinance by title.

The President of the Council announced that this was the first reading of the Ordinance.

By Sareini supported by O'Donnell.

11-631-15. RESOLVED: That proposed Ordinance No. 15-1509 be laid on the table.

The resolution was unanimously adopted.

Councilmember Tafelski introduced Ordinance No. 15-1510, entitled, "An Ordinance to Amend Chapter 2, Article VII of the Code of the City of Dearborn, Entitled 'Administrative Fees'."

The Clerk read the Ordinance by title.

The President of the Council announced that this was the first reading of the Ordinance.

By Bazy supported by O'Donnell.

11-632-15. RESOLVED: That proposed Ordinance No. 15-1510 be laid on the table.

The resolution was unanimously adopted.

Councilmember Tafelski introduced Ordinance No. 15-1511, entitled, "An Ordinance to Amend Chapter 17.5 of the Code of the City of Dearborn, Entitled 'Subdivisions'."

The Clerk read the Ordinance by title.

The President of the Council announced that this was the first reading of the Ordinance.

By Bazy supported by Abraham.

11-633-15. RESOLVED: That proposed Ordinance No. 15-1511 be laid on the table.

The resolution was unanimously adopted.

Councilmember Tafelski introduced Ordinance No. 15-1512, entitled, "An Ordinance to Amend Article II of the Elections Chapter (Chapter 8) of the Code of the City of Dearborn."

The Clerk read the Ordinance by title.

The President of the Council announced that this was the first reading of the Ordinance.

By Shooshanian supported by Bazy.

11-634-15. RESOLVED: That proposed Ordinance No. 15-1512 be laid on the table.

The resolution was unanimously adopted.

By Tafelski supported by Sareini.

11-635-15. RESOLVED: That part of the public alley 18 feet wide between Calhoun Street and Bingham Street from the north lines of Lot 259 (4479 Bingham Street) and Lot 269, Miller Home Subdivision northerly to the north lot lines of Lot 264 and Lot 265, be and the same is hereby vacated, discontinued and abolished, reserving and retaining an easement on, over, along, across, under, above and through all of such vacated alley as above described for public use and public utility purposes including use for sewers, together with surface drainage and surface drainage structures, utility mains, conduits and poles, together with access for the maintenance and/or installation thereof but not for public travel or transportation; be it further

RESOLVED: That the Clerk be and is hereby directed to record the within resolution in the office of the Wayne County Register of Deeds and the Department of Commerce for the State of Michigan after it has become effective.

The resolution was unanimously adopted.

By Bazzy supported by Tafelski.

11-636-15. WHEREAS: The Residential Services Department is requesting authorization for Republic Services, the City of Dearborn's current recyclable materials hauler, for additional lifts at four Dearborn Public Schools elementary schools in an amount not to exceed \$2,000. The additional lifts are part of a pilot project in collaboration with the Dearborn Public Schools, the Ecology Center and Recycle Ann Arbor to increase awareness of and participation in the City of Dearborn's Residential Recycling program through an education campaign with the four elementary schools, and

WHEREAS: The pilot project is titled, *Dearborn Education and Action on Recycling* (DEAR). The University of Michigan - Ann Arbor Ecology Center and Recycle Ann Arbor propose to engage the city, public schools, and larger community in a thoughtful, collaborative and results-driven process to build sustainable recycling awareness within Dearborn's public school system. The pilot program is expected to yield short and long-term results in the targeted schools, but more importantly build a replicable "blueprint for action" for the entire District, built on the themes of responsibility, integrity and citizenship, and

WHEREAS: Republic Services will provide the weekly lifts of up to twenty-five 96 gallon recycling carts at four elementary schools for approximately 40 weeks:

Cost per lift/week $\$.50 \times 100 \text{ carts} \times 40 \text{ weeks} = \$2,000;$

therefore be it

RESOLVED: That the weekly lifts of up to twenty-five 96 gallon recycling carts at four elementary schools for approximately 40 weeks from Republic Services, the City's current recyclable materials hauler, in an amount not to exceed \$2,000 for a Recycling Education and Awareness Project be and is hereby authorized, subject to review and approval from the Legal and Finance Departments; be it further

RESOLVED: That this project shall be financed from an appropriation from the General Fund Balance into the Residential Services Department Sanitation budget; be it further

RESOLVED: That this resolution be given immediate effect.

The resolution was unanimously adopted.

By Abraham supported by Bazy.

11-637-15. WHEREAS: The Residential Services Department is requesting authorization to enter into a professional services contract with Recycle Ann Arbor in an amount not to exceed \$9,785. The purpose of this contract is for a pilot project in collaboration with the Dearborn Public Schools to increase awareness of and participation in the City of Dearborn's Residential Recycling program through an education campaign with the four elementary schools in the Dearborn Public Schools system, and

WHEREAS: The pilot project is titled, *Dearborn Education and Action on Recycling* (DEAR). The University of Michigan - Ann Arbor Ecology Center and Recycle Ann Arbor propose to engage the city, public schools, and larger community in a thoughtful, collaborative and results-driven process to build sustainable recycling awareness within Dearborn's public school system. The pilot program is expected to yield short and long-term results in the targeted schools, but more importantly build a replicable "blueprint for action" for the entire District, built on the themes of responsibility, integrity and citizenship, and

WHEREAS: Recycle Ann Arbor's scope of services includes the following:

- Comprehensive waste assessments at each of the four selected pilot schools.
- Placement of up to 50 interior collection boxes and up to ten 96 gallon rolling curb carts per school.
- Organizational meetings with school administrators, teachers, custodians and key student leaders at each of the pilot schools to set up ongoing recycling collection systems, including appropriate recycling resources to educate and motivate involvement.
- Ongoing troubleshooting and support of selected school recycling systems.
- An end of school year report on the success, challenges and recommendations of the operational school recycling pilot for each school;

therefore be it

RESOLVED: That a professional services contract with Recycle Ann Arbor in an amount not to exceed \$9,785 for a Recycling Education and Awareness Project be and is hereby authorized, subject to the review and approval of the Legal and Finance Departments; be it further

RESOLVED: That this contract shall be financed from an appropriation from the General Fund Balance into the Residential Services Department Sanitation budget; be it further

RESOLVED: That this resolution be given immediate effect.

The resolution was unanimously adopted.

By Sareini supported by Bazzy.

11-638-15. WHEREAS: The Residential Services Department is requesting authorization to enter into a professional services contract with the University of Michigan - Ann Arbor Ecology Center in an amount not to exceed \$15,000. The purpose of this contract is for a pilot project in collaboration with the Dearborn Public Schools to increase awareness of and participation in the City of Dearborn's Residential Recycling program through an education campaign with the four elementary schools in the Dearborn Public Schools system, and

WHEREAS: The pilot project is titled, *Dearborn Education and Action on Recycling* (DEAR). The University of Michigan - Ann Arbor Ecology Center and Recycle Ann Arbor propose to engage the city, public schools, and larger community in a thoughtful, collaborative and results-driven process to build sustainable recycling awareness within Dearborn's public school system. The pilot program is expected to yield short and long-term results in the targeted schools, but more importantly build a replicable "blueprint for action" for the entire District, built on the themes of responsibility, integrity and citizenship, and

WHEREAS: The Ecology Center's scope of services includes the following:

- Facilitation of one community planning meeting.
- Development, administration and analysis of school community recycling perception assessments.
- Planning, materials and delivery of four school staff trainings, including educational resources.
- Planning, materials and delivery of twenty (20) classroom programs (five programs per school).
- Planning, materials and coordination of one recycling family night event.
- An end of school year report on the success, challenges and recommendations of the educational services at each school;
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therefore be it

RESOLVED: That a professional services contract with the Ecology Center of Ann Arbor in an amount not to exceed \$15,000 for a Recycling Education and Awareness Project be and is hereby authorized, subject to the review and approval of the Legal and Finance Departments; be it further

RESOLVED: That this contract shall be financed from an appropriation from the General Fund Balance into the Residential Services Department Sanitation budget; be it further

RESOLVED: That this resolution be given immediate effect.

The resolution was unanimously adopted.

By Tafelski supported by Abraham.

11-639-15. RESOLVED: That all proposals received for Purchase of Playground Equipment for Neighborhood Parks are hereby rejected except the proposal of Miracle Midwest in the amount of \$70,000, that the aforementioned proposal is hereby accepted, that the Mayor is hereby authorized to execute a formal contract upon the approval of the Department of Law; provided however, that all of the specifications and instructions in the bid have been fully complied with; be it further

RESOLVED: That this contract shall be financed from the General Capital Improvement, Recreation & Parks, Capital Project, Operating Equipment Playground budget; be it further

RESOLVED: That this resolution be given immediate effect.

The resolution was unanimously adopted.

By Bazzy supported by Tafelski.

11-640-15. WHEREAS: Ordinance No. 05-1062, Section 2-568(b)(6)(b), authorizes sole source procurement in certain circumstances, and

WHEREAS: The Purchasing Agent has received a request for a sole source procurement; be it

RESOLVED: That Pictometry be designated as a sole source for purchase of Aerial Digital Imagery and Software in an amount not to exceed \$37,524 and that the Purchasing Agent be authorized to enter into a purchase order for the aforementioned items; be it further

RESOLVED: That this purchase order shall be financed from Information Systems Fund, MIS, Capital Software (\$10,924) and the Information Systems Fund, MIS, Operating Equipment (\$26,600) budgets; be it further

RESOLVED: That this resolution be given immediate effect.

The resolution was unanimously adopted.

By Tafelski supported by Shooshanian.

11-641-15. RESOLVED: That the Police Supervisors Association of Lieutenants and Sergeants Agreement, as adopted by Civil Service Resolution No. 7818-15, be and is hereby adopted effective July 1, 2013 through June 30, 2017; be it further

The resolution was unanimously adopted.

By Tafelski supported by Abraham.

11-642-15. RESOLVED: That the Karbalaa Islamic Cultural Center be and they are hereby granted permission to conduct the Arbaeen - Ashura Commemoration March/Rally on Saturday, December 5, 2015 from approximately 1:00 P.M. to 5:00 P.M. subject to all applicable ordinances and the rules and regulations of the Police Department; be it further

RESOLVED: That the march route will be as follows: Beginning at the Karbalaa Islamic Center (15332 W. Warren Avenue), the march/rally participants will head west on Warren Avenue to Greenfield Road; then turn left and head south along Greenfield Road on the east sidewalk to both Donald Street (women) and Ford Road (men); with participants then turning and continuing east ending inside the Ford Woods Park. Please note that the former Detroit Urban Lutheran School property (8181 Greenfield Road), now owned by the Karbalaa Islamic Center, will facilitate the majority of parking for the staging of this year's event; be it further

RESOLVED: That all participants in the march/rally shall be restricted to utilizing the sidewalks only, and no portion of the roadways designated within the march/rally route and must make lawful and proper use of all traffic signals in a manner so as not to interfere with any vehicular or pedestrian traffic (unless directed otherwise by the Dearborn Police Department); be it further

RESOLVED: That City Council hereby authorizes the assistance from the Dearborn Police Department with traffic safety and crowd control for the entire duration of the event and the use of Ford Woods Park; be it further

RESOLVED: That this event is subject to reimbursement by the Karbalaa Islamic Education Center for all City services provided; be it further

RESOLVED: That this resolution be given immediate effect.

The resolution was unanimously adopted.

By Bazzy supported by Sareini.

11-643-15. RESOLVED: That receipt of a grant award in the amount of \$1,000 from the West Dearborn Downtown Development Authority (WDDDA) for The Big Read-Dearborn 2016, is hereby acknowledged and accepted; be it further

RESOLVED: That the WDDDA be and is hereby acknowledged as a "Gold Bug" level sponsor; be it further

RESOLVED: That City Council hereby directs the Finance Director to deposit this money into account #276-5100-365.90-00 (Donations) Project Z77622 and to appropriate the money to account 276-5100-721.98-00 Project Z77622 to use for expenses associated with The Big Read-Dearborn 2016; be it further

RESOLVED: that this resolution be given immediate effect.

The resolution was unanimously adopted.

By Dabaja supported unanimously.

11-644-15. WHEREAS: The Mayor and the Council have learned with sorrow of the passing of Leila Mazloun, and

WHEREAS: This departure at the dictation of Divine Providence, constitutes an irreparable loss to the beloved family and numerous friends and neighbors; be it

RESOLVED: That the Mayor and members of the Council of the City of Dearborn here assembled, hereby sincerely extend and offer in this sad hour of bereavement, heartfelt sympathy and condolence to the family of the deceased.

The resolution was unanimously adopted.

By Sareini supported by Tafelski.

11-645-15. RESOLVED: That City Council hereby sets Wednesday, December 16, 2015 at 6:00 P.M. as the date and time for a Public Hearing on the Tax increment Financing and Development Plans for the Dix-Vernor Business District Improvement Authority; be it further

RESOLVED: That City Council hereby sets Wednesday, December 16, 2015 at 6:05 P.M. as the date and time for a Public Hearing on the Tax increment Financing and Development Plans for the Warren Business District Improvement Authority; be it further

RESOLVED: That this resolution be given immediate effect.

The resolution was unanimously adopted.

There being no further business, upon a motion duly made, seconded and adopted, the Council then adjourned at 8:45 P.M.

APPROVED:

President of the Council

ATTESTED:

City Clerk